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6 7	Attorneys for Defendant DORMAN LONG TECHNOLOGY, LIMITED				
-	UNITED STATES DISTRICT COURT				
8	NORTHERN DISTRICT OF CALIFORNIA				
,					
10	ROBERT CLICK and MARIE CLICK,	USDC Case No: C 06 1936 SI			
11	ROBERT CLICK and MARIE CLICK,	05DC Case 140. C 00 1930 31			
12	Plaintiffs,	STIPULATION AND PROPOSED ORDER CONTINUING CASE			
13	vs.	MANAGEMENT CONFERENCE AND			
14 15	DORMAN LONG TECHNOLOGY, LIMITED et al.,	RELATED DATES INCLUDING INITIAL DISCLOSURES			
16	Defendants.				
17		I			
18	This stipulation is made by and between plaintiffs Robert Click and Marie Click				
19	("plaintiffs") and defendants Dorman Long Technology Limited ("DLT"), Michael Charles Wade,				
20	David John Rolton, Robert Dodd and David Joh	nn Dryer (collectively "defendants"), by and			
21	through their respective attorneys of record, The Arns Law Firm and Thelen Reid & Priest, LLP.				
22	RECITALS				
23	The stipulation is based on the following facts:				
24	A Case Management Conference is currently scheduled in this case for July 21,				
25	2006 at 1:30 p.m.				
26	2. Defendants have a pending motion to dismiss and/or strike plaintiffs' complaint,				
27	which is scheduled to be heard before this Court on July 21, 2006 at 9:00 a.m.				
28	SF#1081608 v2 -	1.			
	STIPULATION AND PROPOSED ORDER CONTINUING CASE MANAGEMENT CONFERENCE AND RELATED DATES INCLUDING INITIAL DISCLOSURES				

THELEN REID & PRIEST LLP ATTORNEYS AT LAW

1	3. The parties agree that the Case Management Conference is continued to August 18 2 p.m.
2	2006 at 1 :30 p.m
3	4. The parties further agree that the that the last date to complete initial disclosures,
4	file a Case Management Conference statement, and file/serve a Rule 26(f) report is August 11,
5	2006.
6	 The parties further agree that the last date to nieet and confer regarding initial
7	disclosures, early settlement, ADR selection process and discovery plan, and to file Joint ADR
8	Certification with Stipulation to ADR Process or Notice of Need for ADR Phone Conference is
9	July 28, 2006.
10	6. The parties agree that by entering into this stipulation the defendants do not waive
.1	any of the challenges to jurisdiction or service or process raised in their motion to dismiss.
2	
13	Dated: June <u>29</u> , 2006
14	THELEN REID & PRIEST LLP
5	By Sym R. Fountino
16	Paul V. Lankford Lynn R. Fiorentino
7	Attorneys for Defendant DORMAN LONG TECHNOLOGY LIMITED
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21	Dated: June 9, 2006 THE ARNS LAW FIRM
2	THE AMOUNT OF THE PARTY OF THE
23	By
4	Morgan C. Smith Attorneys for Plaintiffs
.5	ROBERT CLICK and MARIE CLICK
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1	[PROPOSED] ORDER
2	PURSUANT TO THE ABOVE STIPULATION, IT IS SO ORDERED.
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4	Dated:
5	The Honorable Susan Illston United States District Judge
6	United States District Judge
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